

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of
Stefanie Flohr et al.

Examiner: **Paul V Ward**

Art Unit: **1624**

Application No.: **10/779,439**

Confirmation **8764**
No.

Filed: **February 13, 2004**

Title: **NITROGEN-SUBSTITUTED
HEXAHYDROPIRAZINO[1,2-
A]PYRIMIDINE-4,7-DIONE
DERIVATIVES, PROCESSES FOR
THEIR PREPARATION AND THEIR
USE AS MEDICAMENTS**

CERTIFICATE OF EFS-WEB TRANSMISSION

I hereby certify that the correspondence below is being transmitted via the USPTO's electronic filing system in accordance with 1.6(a)(4), on the date indicated below.

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Printed Name of Person _____

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Signature _____/Electronic Signature/

**REQUEST FOR CERTIFICATE OF CORRECTION
UNDER 35 U.S.C. 254/255 and 37 C.F.R. 1.322/323**

Mail Stop
Commissioner for Patents
P. O. Box 1450
Alexandria, VA 22313-1450

The following is a request for a certificate of correction in Serial Number 10/779,439, now patent Number 7,652,007.

A certificate of correction under 35 U.S.C. 254 is respectfully requested in the above-identified patent.

- ☐ All errors were the fault of the USPTO, no fee required. In the event that a further fee is required, please charge the amount to Deposit Account No. **18-1982**.
- ☐ All errors were the fault of the applicant and, accordingly, please charge **\$100.00** to our Deposit Account No. **18-1982**. In the event that a further fee is required, please charge the amount to the same Deposit Account.
- ☒ The errors were the fault of both the applicant and the USPTO and, accordingly, please charge **\$100.00** to our Deposit Account No. **18-1982**. In the event that a further fee is required, please charge the amount to the same Deposit Account.

The exact location where the error appears in the patent and patent application is noted below.

The requested correction is attached on Form PTO 1050.

EXACT LOCATION WHERE ERRORS APPEAR

1. In column 4, line 16 (Page 7, Specification, (02/13/2004), line 9): "N+" should read as - - N⁺ - -.
2. In column 11, line 4-5 (Page 9, Specification, (02/13/2004), line 21): "The Peptides," should read as - - the peptides, - -.
3. In column 12, line 9 (Page 21, Specification, (02/13/2004), line 20): "software)" should read as - - software) - -.
4. In column 59, line 59 (Page 86, Specification, (02/13/2004), line 12): "DEA" should read as - - DIEA - -.
5. In column 179, line 56 (Page 222, Specification, (02/13/2004), line 8): "monoisotopic)," should read as - - monoisotopic); - -.
6. In column 180, line 28 (Page 223, Specification, (02/13/2004), line 7): "1-{[cyclopropyl]" should read as - - 1-{1-[cyclopropyl] - -.
7. In column 196, line 39 (Page 241, Specification, (02/13/2004), line 8): ")4,7" should read as - -)-4,7 - -.
8. In column 199, line 19 (Page 244, Specification, (02/13/2004), line 17): "21b)" should read as - - 21h) - -.
9. In column 203, line 53 (Page 249, Specification, (02/13/2004), line 11): "21d)" should read as - - 21d) - -.
10. In column 208, line 29 (Page 3, Claims, (06/04/2009), Claim 1, line 7): in Claim 1 "CF₃" should read as - - CF₃, - -.
11. In column 210, line 9 (Page 6, Claims, (06/04/2009), Claim 2, line 6): in Claim 2 "(C=)" should read as - - (C=O) - -.
12. In column 210, line 16 (Page 6, Claims, (06/04/2009), Claim 2, line 10): in Claim 2 "CF₃" should read as - - CF₃, - -.
13. In column 210, line 25 (Page 6, Claims, (06/04/2009), Claim 2, line 16): in Claim 2 "C₆alkyl)" should read as - - C₆-alkyl) - -.
14. In column 210, line 65 (Page 7, Claims, (06/04/2009), Claim 3, line 16): in Claim 3 "CF₃" should read as - - CF₃, - -.
15. In column 211, line 2 (Page 7, Claims, (06/04/2009), Claim 3, line 19): in Claim 3 "(C₁C₆)" should read as - - (C₁-C₆) - -.

16. In column 211, line 4 (Page 7, Claims, (06/04/2009), Claim 3, line 20): in Claim 3 "(C₁C₆)" should read as - - (C₁-C₆) - -.
17. In column 212, line 15 (Page 9, Claims, (06/04/2009), Claim 4, line 2): in Claim 4 "(C₁-C₆)" should read as - - (C₁-C₆) - -.

Respectfully submitted,

Date 4/26/2011

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Sanofi-aventis U.S. Docket No. DEAV2003/0072 US CNT

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. : 7,652,007

Page 1 of 2

APPLICATION NO.: 10/779,439

ISSUE DATE : January 26, 2010

INVENTOR(S) : Stefanie Flohr et al.

It is certified that errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In column 4, line 16, delete "N+" and insert - - N⁺ - -, therefor.

In column 11, line 4-5, delete "The Peptides," and insert - - the peptides, - -, therefor.

In column 12, line 9, delete "software)" and insert - - software) - -, therefor.

In column 59, line 59, delete "DEA" and insert - - DIEA - -, therefor.

In column 179, line 56, delete "monoisotopic)," and insert - - monoisotopic); - -, therefor.

In column 180, line 28, delete "1-{[cyclopropyl]" and insert - - 1-{1-[cyclopropyl] - -, therefor.

In column 196, line 39, delete ")4,7" and insert - -)4,7 - -, therefor.

In column 199, line 19, delete "21b)" and insert - - 21h) - -, therefor.

In column 203, line 53, delete "2 Id)" and insert - - 21d) - -, therefor..

In column 208, line 29, in claim 1, delete "CF₃" and insert - - CF₃, - -, therefor.

In column 210, line 9, in claim 2, delete "(C==)" and insert - - (C==O) - -, therefor.

In column 210, line 16, in claim 2, delete "CF₃" and insert - - CF₃, - -, therefor.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. : 7,652,007

Page 2 of 2

APPLICATION NO.: 10/779,439

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INVENTOR(S) : Stefanie Flohr et al.

It is certified that errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In column 210, line 25, in claim 2, delete "C₆alkyl)" and insert - - C₆-alkyl) - -, therefor.

In column 210, line 65, in claim 3, delete "CF₃" and insert - - CF₃, - -, therefor.

In column 211, line 2, in claim 3, delete "(C₁C₆)" and insert - - (C₁-C₆) - -, therefor.

In column 211, line 4, in claim 3, delete "(C₁C₆)" and insert - - (C₁-C₆) - -, therefor.

In column 212, line 5, in claim 4, delete "(C₁-C₆)" and insert - - (C₁-C₆) - -, therefor.

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This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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